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26	Be it enacted by the Legislature of the state of Utah:
27	Section 1. Section <b>57-16-16</b> is amended to read:
28	57-16-16. Mobile home park residents' associations.
29	(1) As used in this section:
30	(a) "Park operator" means an owner, operator, or manager of a mobile home park,
31	including an employee, agent, or independent contractor of the owner, operator, or manager.
32	(b) "Resident association" means an organization of mobile home park residents
33	organized to address their common interests and concerns related to the mobile home park.
34	[(1)] (2) (a) Residents in a mobile home [parks shall have the right to form associations
35	comprised of residents of the mobile home park in which they reside.] park may:
36	(i) form a resident association; and
37	(ii) participate in a regional, state, or national resident association or advocacy group.
38	(b) A resident association may limit membership in a resident association to owners of
39	manufactured homes within a mobile home park if the purpose of the resident association is to
40	purchase some or all of the mobile home park.
41	(c) There may not be more than one resident association for a mobile home park.
42	[(2) The membership of the] (3) At a meeting at which a majority of members are
43	present, resident association members may:
44	(a) elect officers of the resident association [at a meeting where a majority of the
45	members are present.]; and
46	(b) adopt bylaws of the resident association.
47	[(3)] (4) (a) Except in an emergency [situations, there shall be], a resident association
48	shall provide seven days' notice of [an] a resident association meeting to all residents of the
49	mobile home park. [All residents of the park, even if not members of the association, may
50	attend association meetings. The park operator and non-resident employees shall not:]
51	(b) A resident of a mobile home park may attend a meeting of a resident association,
52	whether or not the resident is a member of the resident association.
53	(5) (a) An officer or member of a resident association may not be held personally
54	responsible or liable for an act or omission of the resident association or of another officer or
55	member of the resident association.
56	(b) Subsection (5)(a) may not be construed to limit the liability of an individual who is

57	an officer or member of a resident association for the individual's act or omission.
58	(6) A park operator may not:
59	(a) be [members of the] a member of a resident association;
60	(b) attend [meetings unless invited by the] a meeting of the resident association unless
61	given a written invitation to the meeting by an officer of the resident association;
62	(c) unlawfully interfere with the <u>resident association's</u> operation [of the association;
63	<del>or</del> ];
64	(d) interfere with a resident's right to contact a state or local health department, a
65	municipality, or other group to complain about the health and safety conditions of the mobile
66	home park[-];
67	(e) harass or threaten a resident association; or
68	(f) engage in unfair or deceptive conduct to inhibit or interfere with the creation or
69	operation of a resident association.
70	[(4)] (7) A resident association may not impose fees, dues, or assessments, upon its
71	members unless a majority of the members agree to the [assessment] imposition of fees, dues,
72	or assessments.
73	[(5) The park] (8) A park operator shall permit meetings by any resident association
74	located within the park relating to manufactured home living or social or [education]
75	educational purposes, including forums for or speeches by public officials or candidates for
76	public office.
77	(9) Except for reasonable time, place, and manner limitations, a park operator may not
78	prohibit or adopt a rule prohibiting a mobile home park resident or a noncommercial entity
79	from exercising within the mobile home park the right of free expression for noncommercial
80	purposes, including peacefully organizing, assembling, canvassing, petitioning, leafleting, or
81	distributing written, noncommercial material within the mobile home park.
82	[(6) Resident associations] (10) (a) A resident association may schedule with the park
83	operator the use of the mobile home park's common facilities [of the park], if any, free of
84	charge. [However, the]
85	(b) A resident association [shall be] is responsible for any damage to the mobile home
86	park's common facilities caused by a member of the resident association while the resident
87	association uses a common facility [is in use by the resident association].

88	(c) A park operator may $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{reasonably}} \leftarrow \hat{\mathbf{H}}$ limit the frequency of a resident association's
88a	use of a common
89	facility if the limitation Ĥ→ [is no more restrictive than twice a month] allows use at least once
89a	<u>per week</u> ←Ĥ <u>.</u>
90	(d) A park operator may not:
91	(i) charge a resident or resident association a security deposit to use a common facility
92	of the mobile home park that exceeds the amount normally and uniformly charged as a security
93	deposit for use of the common facility; or
94	(ii) except as provided in Subsection (10)(e), require a resident or resident association
95	to obtain liability insurance in order to use a common facility.
96	(e) A park operator may require liability insurance if:
97	(i) the rules of the mobile home park permit the consumption of alcoholic beverages in
98	a common facility; and
99	(ii) alcoholic beverages are to be served at a meeting or private function of the resident
100	association in the common facility.
101	(11) (a) A park operator may not alter or refuse to renew an existing rental agreement,
102	change a rule of the mobile home park, enforce a mobile home park rule in an unreasonable or
103	nonuniform way, bring or threaten to bring an eviction action or other civil action, or take any
104	other action in retaliation based primarily on a resident:
105	(i) expressing an intention to complain or having complained to a governmental agency
106	about a matter relating to the mobile home park;
107	(ii) making a complaint in good faith to the park operator;
108	(iii) filing or expressing an intention to file a lawsuit or administrative action against
109	the park operator; or
110	(iv) testifying in a judicial or administrative proceeding or before a public body.
111	(b) Subsection (11)(a) does not limit a defense available under the law to a resident in
112	an eviction action.
113	(12) This section may not be construed to prohibit a park operator from evicting a
114	tenant as provided in other provisions of this chapter.

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## H.B. 388 1st Sub. (Buff) - Mobile Home Revisions

## **Fiscal Note**

2010 General Session State of Utah

## **State Impact**

Enactment of this bill will not require additional appropriations.

## Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

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Office of the Legislative Fiscal Analyst